IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

UNITED STATES OF AMERICA,

Plaintiff,

vs. No. 2:15-cr-04268-JB

ANGEL DELEON, et al.

Defendants.

UNOPPOSED NOTICE WITHDRAWING ANTHONY RAY BACA'S MOTION FOR EXTENSION OF TIME TO PROVIDE EXPERT NOTICES AND REPORTS [DOC. 1055]

Defendant Anthony Ray Baca respectfully give notice of his withdrawal of *Anthony Ray Baca's Motion for Extension of Time to Provide Expert Notices and Reports* [Doc. 1055].

Respectfully submitted,

/s/ Theresa M. Duncan
Theresa M. Duncan
Duncan Earnest, LLC
515 Granite NW
Albuquerque, NM 87102
505-842-5196
teri@duncanearnest.com

ROTHSTEIN DONATELLI, LLP

/s/ Marc M. Lowry MARC M. LOWRY 500 Fourth Street NW, Suite 400 Albuquerque, NM 87102 (505) 243-1443 mlowry@rothsteinlaw.com

Attorneys for Anthony Ray Baca

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 20th day of November 2017, I filed the foregoing pleading electronically through the CM/ECF system, which caused counsel for Plaintiff and Defendants to be served by electronic means, as more fully reflected on the Notice of Electronic Filing.

/s/ Theresa M. Duncan Theresa M. Duncan